MIRRA v. FYNES et al Doc. 7

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

SAMUEL A. MIRRA :

: CIVIL ACTION

v. : No. 13-1677

:

DANIEL FYNES, et al. :

## **ORDER**

AND NOW, this 25<sup>th</sup> day of February, 2014, upon consideration of defendants officer Daniel Fynes, detective John Lundell and Darby Township's motion to strike and partially dismiss (Dkt. No. 4), and plaintiff Samuel Mirra's response thereto (Dkt. No. 5) it is ORDERED that defendant's motion is GRANTED as follows:

- 1. Plaintiff's claims against defendant John Lundell are DISMISSED.
- 2. Plaintiff's claims against defendant Daniel Fynes for false arrest, false imprisonment and malicious prosecution in Counts I, II, III, and VII of his complaint are DISMISSED.
  - 3. Plaintiff's claims against Darby Township are DISMISSED.

It is FURTHER ORDERED that on or before March 17, 2014, plaintiff is permitted to file an amended complaint to the extent that he is able to allege facts sufficient to support his dismissed claims.

\_\_\_\_/s/ Thomas O'Neill\_ THOMAS N. O'NEILL, JR., J.